

The Sydney Australian Herald.

TERMS OF SUBSCRIPTION.

VOL. XXV.

MONDAY, JUNE 18, 1849.

No. 3770 [For one week and under £1, and £1, for every additional week, for each insertion.]

FOR THE HUNTER.
THE well-known regular
trader,
YOUNG QUEEN,
now discharging her cargo at
Stevie's Wharf, and will sail on
Tuesday next. For freight, &c., apply to the
Captain, on board; or to
B. FOLK,
9013 366, George-street.

FOR THE RICHMOND RIVER.
THE well-known regular
trader,
PETREL,
Thomas Gibbons, commander,
will sail on Tuesday, and
crossed up the river should independent offer.
For freight or passage apply on board, at the
Agent's Wharf, or to
SHEPPARD AND ALGER,
Packet Office, 470, George-street.

FOR PORT MACQUARIE.
THE M. B. Parker Schooner
MARY ANN
will leave the Union Wharf
on Wednesday next, 20th instant, at three o'clock in the afternoon. For
freight or passage apply to the Master, on
board; or to
WILLIAM DALTON,
9077 Palmer-street.

FOR MORETON BAY.
THE favourite clipper
schooner
ELIZABETH JANE,
T. Storck, master (hourly
expected) will be quickly despatched.
For freight or passage apply to
THOMAS CROFT,
Commercial Wharf.

FOR MELBOURNE DIRECT.
THE splendid clipper brig
DAINTY,
176 tons register, George Bratt,
Master, commander, having the
accommodation of two cargo, will
sail at the Customs To-morrow, and sail on
Wednesday morning next, and goes up the
wharf.

For freight or passage apply on board, at the
Floor Company's Wharf, or to
SHEPPARD AND ALGER,
Packet Office, 470, George-street.
The accommodations of this vessel will be
despatched this Day, and will be
available for all cargo, except
as required by the underwriters, who
are requested to call on
board, and judge for themselves. Books, linen,
and every requisite are provided, and the stern
stabin is not open for the ladies.

FOR GEELONG AND MELBOURNE.
THE A. I. BRIGANTINE
TEAZER,
Captain Aldrich, is now load-
ing for the above ports, and
has only room discharged for a few tons
freight; will sail on Thursday. For freight
or passage apply on board, at the Floor
Company's Wharf, or to
E. M. SAYERS,
Post Paddington Office,
8005 460, George-street.

FOR HOBART TOWN.
WILL POSSIBLY SAIL ON SUNDAY NEXT.
THE new Packet
Brig
MAID OF ERIN,
170 tons register, W. Heslop,
Commander. This vessel will have all possible despatch;
passengers or goods being goods to ship, will
apply without delay, as she will sail on
a day or two earlier, and only a limited quantity
of freight can be taken.

For freight or passage apply on board, at the
Queen's Wharf; or to
JOHN MACNAMARA,
Queen-street.

FOR ADELAIDE DIRECT.
FOR FREIGHT ONLY.

THE E. B. R. I. G.
EMMA

has room for two cabin and
steerage passengers, and
SHEPPARD AND ALGER,
Packet Office, 470, George-street.

FOR PORTLAND BAY DIRECT.

THE E. B. R. I. G.
LADY MARY PELHAM,

185 tons register, John Wing,
Master, will commence loading
at Portland Bay early next week, and having
most of her cargo engaged will meet with
quick despatch. For freight or passage apply to
HENRY MOORE,
Miller's Point.

June 14.

FOR PORT NICHOLSON.

THE 2nd-sailing A 1
barque
AGENORIA,
276 tons register, R. H.
Newby, Commander. Will sail in all this
month. Has superior accommodations for
passenger, and will take freight at moderate
rate. Apply to
GILCHRIST AND ALEXANDER,
700, George-street.

June 16.

FOR FREIGHT OR CHARTER TO NEW ZEALAND.

THE first-class fast sailing
barque
ELIZABETH ARCHER,
A 1 for 12 years, 400 tons,
Charles Cobb, Commander.
This vessel has first-rate accommodations for
cabin, intermediate, and steerage passengers.

For freight or passage immediate application
is necessary to the Captain, on board,
at the Circular Wharf; or to
J. B. METCALFE,
9978 Pitt-street.

To sail on the 21st instant.

FOR LONDON DIRECT.

THE A 1 SHIP
DIANA,
675 tons register, Wm. Peltier,
Master, (late of the Marion,) commander; will have quick despatch, having
the greater portion of her cargo engaged.

For freight or passage apply to the
Commander, on board; or to
ABRAM BRIERLEY,
Bouverie-street; or to
J. T. ARMITAGE AND CO.,
Agents.

King-street, June 11.

9053

FOR LONDON DIRECT.

THE A 1 SHIP
DIANA,
675 tons register, Wm. Peltier,
Master, (late of the Marion,) commander; will have quick despatch, having
the greater portion of her cargo engaged.

For freight or passage apply to the
Commander, on board; or to
BOGUE AND CO.,
Pitt-street.

June 12.

9738

FOR LONDON.

THE fast-sailing A 1 Barque
GUARDIAN,
400 tons register, Thomas P. Vickerman, Commander, will have quick despatch, having the greater portion of her cargo engaged.

For freight or passage apply to the
Commander, on board; or to
GILCHRIST AND ALEXANDER,
9975 Pitt-street.

June 12.

9738

FOR LONDON.

THE fast-sailing A 1 Barque
GUARDIAN,
400 tons register, Thomas P. Vickerman, Commander, will have quick despatch, having the greater portion of her cargo engaged.

For freight or passage apply to the
Commander, on board; or to
GEORGE H. HIRST,
Honorary Secretary.

June 11.

9738

FOR CALIFORNIA.

THE STAR OF CHINA,
Capt. D. D. Dwyer, master,
is now ready for sea, and
from her well known char-
acter for sailing, as well as provisions, passen-
gers are invited to proceed in her early this
week. Apply to
JOHN OGLETT,
Commercial Wharf.

She carries an experienced Surgeon.

9014

FOR CALIFORNIA.

THE fine fast-sailing
vessel coppered brig
MARGARET,
250 tons burthen, having the
whole of her freight and cabin passengers accom-
modated, will have quick despatch for San
Francisco, and offers unusually good oppor-
tunities to those parties who are desirous of
making their fortune in the
GOLD COUNTRY.

To prevent any misunderstanding, each pas-
senger's receipt will specify the scale of provi-
sions provided by the ship; and as despatch
is the object of the owner, a low rate of passage
will be submitted to.

Early application is necessary to
SHEPPARD AND ALGER,

Packet Office, 470, George-street.

9074

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FOR CALIFORNIA.

SHIPPING INTELLIGENCE.

ARRIVALS.

June 15.—Honduras, barque 392 tons, Captain Cayzer, from London; the 30th January, and Cape of Good Hope the 26th April. Passengers—Mr. Clarkson, Mr. Briscoe, Mr. Lamb, Mr. Wilson, Mr. Peale, Mr. and Mrs. Martin, two children, and two servants, Mr. and Mrs. Lucas, Mr. Edmunds, Twohey, Miss Twohey, Mr. Buxton, Mr. Ashton, Mr. Snell, Mr. Scrivener, Messrs. H. and L. Moss.

June 16.—Velocity, schooner, 138 tons, Captain M'Veigh from Launceston the 10th instant. Passengers—Mr. W. Moor, Mr. J. Motley, Mr. and Mrs. J. Fenton.

June 16.—Peri, brig 145 tons, Captain Gowan, from Launceston the 9th instant. Passenger—Mr. H. Powell.

DEPARTURES.

June 16.—Panthom, brig, 158 tons, Captain Fox, for Adelaide. Passengers—Mr. Atterton, Mr. Barnett, Mr. Shadforth, Mrs. Scott, Mrs. Barron and child, Mrs. White and Scott, Mrs. Williams and child, Mr. Thomas, Mr. W. Brock, Mr. and Mrs. Weston, two children, Mr. and Mrs. James Jones and child, Mr. and Mrs. J. Cowling and three children, Mr. J. McCullum, Mr. Isaac Raphael, Mr. T. Bray, Mr. Flanagan, Mr. and Mrs. E. Toott, 12 cases oranges, 4 cases stone, 3 chairs, 12 vases, 1 parrot stationery, W. and F. Ford; 4 crates stone jars, Cooper Brothers; 8 cases metal, 3 cases nails, R. Campbell; 1 bag lucerne seed, S. Wilkinson jun.; 1 parcel music, H. Marsh; 211 hides, 1 case hats, 15 cans soda ash, 4 cases drugs, J. Macnamara; 10 tons salt, Lamb, Parbury, and Co.; 1 hogheads loaf sugar, 1 kg tobacco, E. W. Layton and Co.; 2 cases British goods, John Jacob; 2 cases merchandise, W. Clegg; 1 case drags, 1 case glassware, B. Lloyd; 15 cans oranges, 1 case merchandise, H. J. Yarrow; 20 tons coal, 12,000 feet charcoal, 200 boxes soap, 100 boxes, 50 sheets, 13 bags tweed, 5 cases salt, 10 cans blacking, 6 bundles shovels, 3 bundles spades, 40 nega hats, 2 cases hardware, 1 case cases, 16 bags sugar, 100 boxes fruit, E. M. Sayens; 20 cans oranges, J. H. Peake.

SHIPS' MAIIS.

Mails will be closed at the Post Office as follows:—For Hobart Town.—By the Emma, this day, noon. For London.—By the Taglioni, this evening, at six. For AUCKLAND.—By the Mary Catherine, this evening, at six. For PORT NICHOLSON.—By the William Alfred, this evening, at six.

COASTERS INWARDS.

June 16.—Chancery, 38, Campbell, from Port Stephens, with 8 tons tallow, 15 hales wool, 400 bushels maize; Pompey, 36, Jones, from Newcastle, with 45 tons coals; Jenny Lind, 33, Melville, from Newcastle, with 45 tons coal; Eagle, 26, Mitchell, from Newcastle, with 30 tons coal; Victory, 19, Fisher, from Brisbane Water, with 6000 feet timber, 25,000 shingles, 300 dozen oranges; Rainbow, 19, Smith, from Newcastle, with 2000 feet timber, 7000 feet timber, 7000 feet grain, 2000 bushels, from Morpeth, with 20 cases tallow, 18 bundles sheepskins, 422 bushels grain, 33 trusses hay, 175 lids.

COASTERS OUTWARDS.

June 16.—Chancery, 38, Campbell, from Port Stephens, with 8 tons tallow, 15 hales wool, 400 bushels maize; Pompey, 36, Jones, from Newcastle, with 45 tons coals; Jenny Lind, 33, Melville, from Newcastle, with 45 tons coal; Eagle, 26, Mitchell, from Newcastle, with 30 tons coal; Victory, 19, Fisher, from Brisbane Water, with 6000 feet timber, 25,000 shingles, 300 dozen oranges; Rainbow, 19, Smith, from Newcastle, with 2000 feet timber, 7000 feet timber, 7000 feet grain, 2000 bushels, from Morpeth, with 20 cases tallow, 18 bundles sheepskins, 422 bushels grain, 33 trusses hay, 175 lids.

IMPORTS.

June 16.—Peri brig 145 tons, Capt. Gwatkin, from Launceston; 24 cases sweetened spirit, 499 bags wheat, 96 bags oats, 115 bags bran, 6 cases lucifers, 6 cases cotton, 14 boxes prunes, 2 boxes dried apples, J. S. Willis; 2 cases and 2 boxes 70 bags flour, 100 bags bran, E. Boyd; 10 bags wheat, 100 bags bran, 1 case fruit, T. Grimwood; 1 case fruit, E. Luke; 2000 bushels and 12 bags wheat, Order.

June 16.—Velocity, schooner, 138 tons, Captain M'Veigh, from Launceston; 100 bags bran, T. Grimwood; 10 bags flour, 47 bags butter, J. Billerwell; 6 bags bran, 70 bags oats, 4 quarter cases white, J. Cook; 314 bags flour, 70 bags bran, 100 bags bran, E. Boyd; 110 bags oats, H. Campbell, senior, and Co.; 300 bags wheat, G. Thorpe and Co.; 54 cases apples, J. T. Goding; 8 cases apples, 10 cwt. potatoes, Captain M'Veigh; 2 packages fruit, Mrs. Dumaresq; 8 packages, J. F. Palmer; 63 cases butter, 300 bags flour, 38 cases apples, Order.

June 16.—Honduras, barque, 392 tons, Captain Cayzer, from London; 5 pencehams, 500 bags bran, 100 bags flour, 100 bags bran, 5 bags, 5 bags, A. and L. Horridge; 5 cases W. Wyatt; 5 packages, C. Newton and Broder; 4 caroteles currants, 20 bundles 4 cases raisins, 8 cases ginger, 100 cans beer, 11 tierces tobacco, 2 boxes figs, 2 cases almonds, 30 kg pickles, 10 packages merchandise, Smith, Croft, and Co.; 1 case, 200 kegs, J. and J. Levick; 200 cases gin, Smith, Brothers, and Co.; 60 kg tobacco, 30 packages above, Lamb, Parbury, and Co.; 3 cases J. Cook; 100 bags bran, 105 bags flour, 200 bags bran, Thacker and Co.; 3 boxes 3 cases J. H. Jordon; 21 boxes, Flower, Salt, and Co.; 2 barrels currants, 12 packages nuts, 81 cases 3 boxes 70 bags 24 quarter barrels, 36 kg merchandise, E. C. Weekes; 60 cases bran, 11 packages merchandise, F. Blawith; 6 boxes 4 kg merchandise, F. Blawith; 4 boxes 5 bales 5 bags, W. Hindson; 5 bales canvas, Buyers and Lochhead; 1 case, J. Broughton; 7 boxes, 86 cases, 56 cases merchandise, 3 bundles shafers, J. S. Willis; 100 bags bran, W. Richardson; 6 cases, 10 bags, M. Joseph; 1 butt 6 hogsheads, and 17 quarter barrels, 100 bags bran, merchandise, Lyall, Scott, and Co.; 1 case, H. Hobson; 1 case Lazarus; 1 case hats, H. Uther; 166 cases, 20 cases, and 10 half-hogheads merchandise, J. G. Cohen; 1 case Rev. N. Turner; 86 packages, H. C. Ayer; 7 boxes, Gilchrist and Alexander; 1 case, L. Ingold; 2 cases, Rev. T. Hoddenham; 1 case, J. S. Willis; 4 boxes, D. Jones and Co.; 3 cases, S. A. Tegg; 3 boxes 1 case, R. How and Co.; 125 cases beer, Smith, Campbell, and Co.; 200 cases Geneva, 267 bags sal, 14 boxes 4 kg merchandise, F. Blawith; 200 bags bran, 5 bales 5 bags, W. Hindson; 5 bales canvas, Buyers and Lochhead; 1 case, J. Broughton; 7 boxes, 86 cases, 56 cases merchandise, 3 bundles shafers, J. S. Willis; 100 bags bran, W. Richardson; 6 cases, 10 bags, M. Joseph; 1 butt 6 hogsheads, and 17 quarter barrels, 100 bags bran, merchandise, Lyall, Scott, and Co.; 1 case, H. Hobson; 1 case Lazarus; 1 case hats, H. Uther; 166 cases, 20 cases, and 10 half-hogheads merchandise, J. G. Cohen; 1 case Rev. N. Turner; 86 packages, H. C. Ayer; 7 boxes, Gilchrist and Alexander; 1 case, L. Ingold; 2 cases, Rev. T. Hoddenham; 1 case, J. S. Willis; 4 boxes, D. Jones and Co.; 3 cases, S. A. Tegg; 3 boxes 1 case, R. How and Co.; 125 cases beer, Smith, Campbell, and Co.; 200 cases Geneva, 267 bags sal, 14 boxes 4 kg merchandise, F. Blawith; 200 bags bran, 5 bales 5 bags, W. Hindson; 5 bales canvas, Buyers and Lochhead; 1 case, J. Broughton; 7 boxes, 86 cases, 56 cases merchandise, 3 bundles shafers, J. S. Willis; 100 bags bran, W. Richardson; 6 cases, 10 bags, M. Joseph; 1 butt 6 hogsheads, and 17 quarter barrels, 100 bags bran, merchandise, Lyall, Scott, and Co.; 1 case, H. Hobson; 1 case Lazarus; 1 case hats, H. 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into—and the duty they had fulfilled. The hon. and learned gentleman declined his able speech by advertising to the weakness and pusill nature of the arguments which had been brought forward to shake the nerves of hon. members on this occasion. He hoped neither side of the question of physical force or of notions of honour, or the attempt that had been made by petition, for a constituency to invest itself with an interest in the falsehood of its member, would deter that House from doing its duty; they might be taunted with having to be humiliated by sitting with any member who might be expelled the House; but he would say, that it should be his first care, after the question was decided, to shift the tribunals where such cases could be heard, and he could take into view in his bill to make the taking a false depositions wilful and corrupt perjury, and punishable as such under the criminal law. (Hear, hear, hear.)

Mr. WENTWORTH was willing to place the entire question upon the issue which his honorable and learned colleague had treated as conclusively established against Mr. Martin, namely, whether or not the two leases granted by Uwin were conterminous with the grant of the Crown to the elder Reynolds. Mr. Martin had admitted that there was a variance between the oral and documentary evidence which bore upon this point; but he complained, and justly, that the former, contrary to every legal usage and rule of evidence, had been permitted to outweigh the latter. The witnesses whose testimony was relied upon in contradiction to the deeds and documents actually produced, were Messrs. Gannon and Uwin, and the former only spoke of a supposed error in the plan to the width of the lane; and the latter, when he came to speak, could not be made to withdraw the points on which he had been clasped with the deeds so recently signed by himself. The lease to Reynolds only conveyed a title to a piece of land twenty-five feet square, and between the land thus conveyed, and the grant to Reynolds, there was some fifty feet unaccounted for. Now, it was upon this very land, which was unaccounted for in the documents before the Committee, that the house in question stands. Mr. Martin was right in his statement that his lease to Reynolds was up to the freehold of the latter, then they were bound to assume that this freehold commenced within twenty-five feet of the street to which the leased land formed the frontage; and such freehold title might very easily have been acquired before the election. Now the honorable and learned member for Sydney, who relied upon the precedent afforded by this very case, had told them that a colourable qualification was as good as any other. Well! the House held it so; and Mr. Grant was suffered to retain his seat. But even supposing that this was not the case, the fact of the House having a right to the land in question does not entitle any body who would submit it to another.

Mr. BOWMAN said in reply, that after so lengthened an argument upon the merits of the Report, and upon the conclusions at which the Committee had arrived, he should not think it necessary to detain the House with any lengthened remarks. The gentleman principally concerned in the matter had addressed them at great length and with great boldness, but he was sorry to say, but with little effect. The petitioners had declared, as the subject matter of their cause, that the object of their suit was to have the land so held, and even if they had been collusively obtained, and by any other tribunal but a committee of that House, they would have been strictly confined to this point; but even supposing, for argument sake, that this allegation was proved, what would be the conclusion? Why, that Mr. Martin had a qualification. For the purpose of authorising a person to sit as a member of that House, a collusive qualification is as good as any other, and Mr. Martin might well have been entitled to the advantage of the charge made by the petitioners, without the risk of losing his seat. His honorable and learned colleague had said, that every prudent man would register his conveyance; but he (Mr. Wentworth) would deny the accuracy of this conclusion.

On the contrary, in the present state of the law, registration was totally unnecessary. Any land, freehold, whether registered or not, was good and conclusive against any *bona fide* holder relating to the same property; and all the latter would do nothing from registration, as the former would lose nothing from not being registered.

The next point relied upon was, that Mr. Martin had not claimed the property at the time of the levy, but that had been well answered by Mr. Martin himself, and it must be remembered also that the levy was made at the house of Uwin, which was not one of those which the parties made no claim to. It is said that Mr. Reynolds received the rents; but what he would say, was more natural than this, considering the position in which the parties were placed: Reynolds being the artificer clerk of Mr. Martin, and having, besides, been in the habit previously of performing this very disagreeable task, it was very natural that he should continue its performance. Mr. Martin had only been entitled to a certain amount of law, and to which they had been subjected, the amount paid out of the proceeds to official or other assignees; and the amounts at present in the hands of such assignees.

Mr. NICHOLAS to move for leave to bring in a Bill to prevent any Commissioner of Police, Police Magistrate, Superintendent of Police, or any member of the police force, or constable, voting in or for the election of members of Parliament.

Mr. BOWMAN to move that an Address be presented to his Excellency the Governor, praying that his Excellency will cause to be laid upon the table of the Honorable an account of the estates placed under sequestration in the Middle District of New South Wales, since the enactment of the Insolvent Law, 5 Vict. No. 17; the amount of debts proved against the same, distinguishing those proved by resident creditors from those proved on account of creditors not resident in the colony; the amount of dividends paid out of the amount of law, to which they have been subjected, the amount paid out of the proceeds to official or other assignees; and the amounts at present in the hands of such assignees.

The petitioners were bound to prove a distinct negative. When a person was in possession of property it was an assumption of law, until the contrary was proved, that it was a freehold, and the Committee should have gone beyond all question that Mr. Martin did not possess a freehold property in the land he had allotted to him.

Mr. MARTIN to move for leave to bring in a Bill to regulate distresses for rent.

Mr. MARTIN to move for leave to bring in a Bill to regulate proceedings before Justices of the Peace in their summary jurisdiction.

Mr. WENTWORTH to move for leave to bring in a Bill to appoint the Honorable Francis Scott, agent for the colony.

Mr. BOWMAN to move that an Address be presented to his Excellency the Governor, requesting that his Excellency will be pleased to cause to be laid upon the table of this House, a return of all sums collected as tolls at the bridge over the South Creek at Windsor, commonly called Howes's Bridge, from the 1st January, 1844, to the 1st January, 1849; and also of all sums expended in the repairs of roads and bridges within the police district of Windsor, during that period.

Mr. NICHOLAS to move for leave to present to his Excellency the Governor, requesting that his Excellency will be pleased to lay upon the table of this House, copies of all correspondence which has taken place between the Executive Government and the Surveyor-General's Department, respecting the Land Regulations of the 21st November last.

ORDER OF THE DAY.

NOTICES OF MOTION AND ORDERS

OF THE DAY.

MONDAY, JUNE 19.

1. Mr. MURRAY to move, That the Yass School Lands Bill be read a first time.

2. Mr. DAWNTON to move for leave to bring in a Bill to authorise the investment of trust moneys in Government securities, and the payment thereof, in certain cases, into the Supreme Court.

3. Mr. LANE to move, That an Address be presented to his Excellency the Governor, praying that his Excellency will cause to be laid upon the table of the Honorable an account of the estates placed under sequestration in the Middle District of New South Wales, since the enactment of the Insolvent Law, 5 Vict. No. 17; the amount of debts proved against the same, distinguishing those proved by resident creditors from those proved on account of creditors not resident in the colony; the amount of dividends paid out of the amount of law, to which they have been subjected, the amount paid out of the proceeds to official or other assignees; and the amounts at present in the hands of such assignees.

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Mr. NICHOLAS to move for leave to bring in a Bill to regulate distresses for rent.

Mr. MARTIN to move for leave to bring in a Bill to regulate proceedings before Justices of the Peace in their summary jurisdiction.

Mr. WENTWORTH to move for leave to bring in a Bill to appoint the Honorable Francis Scott, agent for the colony.

Mr. BOWMAN to move that an Address be presented to his Excellency the Governor, requesting that his Excellency will be pleased to cause to be laid upon the table of this House, a return of all sums collected as tolls at the bridge over the South Creek at Windsor, commonly called Howes's Bridge, from the 1st January, 1844, to the 1st January, 1849; and also of all sums expended in the repairs of roads and bridges within the police district of Windsor, during that period.

Mr. NICHOLAS to move for leave to present to his Excellency the Governor, requesting that his Excellency will be pleased to lay upon the table of this House, copies of all correspondence which has taken place between the Executive Government and the Surveyor-General's Department, respecting the Land Regulations of the 21st November last.

ORDER OF THE DAY.

NOTICES OF MOTION.

TUESDAY, JUNE 20.

1. Mr. NICHOLAS to move, That the Yass School Lands Bill be read a first time.

2. Mr. DAWNTON to move for leave to bring in a Bill to authorise the investment of trust moneys in Government securities, and the payment thereof, in certain cases, into the Supreme Court.

3. Mr. LANE to move, That an Address be presented to his Excellency the Governor, praying that his Excellency will cause to be laid upon the table of the Honorable an account of the estates placed under sequestration in the Middle District of New South Wales, since the enactment of the Insolvent Law, 5 Vict. No. 17; the amount of debts proved against the same, distinguishing those proved by resident creditors from those proved on account of creditors not resident in the colony; the amount of dividends paid out of the amount of law, to which they have been subjected, the amount paid out of the proceeds to official or other assignees; and the amounts at present in the hands of such assignees.

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ORDER OF THE DAY.

NOTICES OF MOTION.

WEDNESDAY, JUNE 20.

1. Com. of Requests and Petty Sessions Auction Bill; second reading.

2. Morton Bay Bill; second reading.

3. Consideration of Governor's Message No. 23, with Borax and Salt-pet Bill.

4. Party Proceedings Bill; third reading.

5. Aboriginal Natives Evidence Bill; second reading.

6. Administration of Criminal Justice Bill; third reading.

7. Administration of Criminal Law Bill; third reading.

8. Hawkers and Pedlers' Bill; to be further considered in Committee.

THURSDAY, JUNE 21.

OTHER BUSINESS—NOTICES OF MOTION.

1. Mr. NICHOLAS to move for leave to bring in a Bill to facilitate the collection of debts in the Courts of Justice of the Peace out of Sessions with the colony of New South Wales, with respect to persons charged with indictable offences.

2. Mr. NICHOLAS to move for leave to bring in a Bill to protect Justice of the Peace from vexatious actions for acts done by them in the execution of their office.

3. Mr. NICHOLAS to move for leave to bring in a Bill to regulate the admission in evidence of certain official and other documents.

4. Mr. NICHOLAS to move that an address be presented to his Excellency the Governor, praying that his Excellency will cause to be laid upon the table of this House a return of the number of licenses issued to hawkers and pedlers by the respective Courts of Quarter Sessions, in pursuance of the Act of the Governor and Legislative Council of New South Wales, 6th William IV., No. 7, dated the 1st day of January, 1848, to the 12th day of June, 1849, both days inclusive, and upon which the case was before the Committee. The real matter at issue had been lost sight of, and the Hon. Member had no desire to argue upon those mere technicalities. The Hon. Member's possession was what had to inquire into, and it would not materially affect this question to determine whether the houses alluded to were or were not erected upon land leased by Unwin to Reynolds. Mr.

FRIDAY, JUNE 22.

NOTICES OF MOTION.

1. Mr. MCKINNON to move for leave to bring in a Bill to remove doubts as to the validity of certain Marriages solemnized within the colony of New South Wales, by ministers of the Presbyterian Church of Scotland, Australia, the Free Presbyterian Church of Australia, Felix, and other Presbyterian Ministers, and to regulate the registration of

certain marriages, baptisms, and burials within the said colony.

2. Mr. MCKINNON to move, That an Address be presented to His Excellency the Governor, requesting that he will cause to be laid upon the table of the Honorable an account of the amount of money that has been paid into the Colonial Treasury for allotments of land in the town of Geelong; and also Returns, showing the amount of money that has been paid out of the public funds for the formation or improvement of the streets or public ways in the said town of Geelong.

3. Mr. MARTIN to move, That a Select Committee of this House be appointed to inquire into the title to the land, and the mode of holding the same of the physical force, or of action, or of the attempt that had been made by petition, for a constituency to invest itself with an interest in the falsehood of its member, would deter that House from doing its duty; they might be taunted with having to be humiliated by sitting with any member who might be expelled the House; but he would say, that it should be his first care, after the question was decided, to shift the tribunals where such cases could be heard, and he could take into view in his bill to make the taking a false depositions wilful and corrupt perjury, and punishable as such under the criminal law. (Hear, hear, hear.)

Mr. WENTWORTH was willing to place

the entire question upon the issue which his honorable and learned colleague had treated as conclusively established against Mr. Martin, namely, whether or not the two leases granted by Uwin were conterminous with the grant of the Crown to the elder Reynolds. Mr. Martin had admitted that there was a variance between the oral and documentary evidence which bore upon this point; but he complained, and justly, that the former, contrary to every legal usage and rule of evidence, had been permitted to outweigh the latter. The witnesses whose testimony was relied upon in contradiction to the deeds and documents actually produced, were Messrs. Gannon and Uwin, and the former only spoke of a supposed error in the plan to the width of the lane; and the latter, when he came to speak, could not be made to withdraw the points on which he had been clasped with the deeds so recently signed by himself. The lease to Reynolds only conveyed a title to a piece of land twenty-five feet square, and between the land thus conveyed, and the grant to Reynolds, there was some fifty feet unaccounted for. Now, it was upon this very land, which was unaccounted for in the documents before the Committee, that the house in question stands. Mr. Martin was right in his statement that his lease to Reynolds was up to the freehold of the latter, then they were bound to assume that this freehold commenced within twenty-five feet of the street to which the leased land formed the frontage; and such freehold title might very easily have been acquired before the election. Now the honorable and learned member for Sydney, who relied upon the precedent afforded by this very case, had told them that a colourable qualification was as good as any other. Well! the House held it so; and Mr. Grant was suffered to retain his seat. But even supposing that this was not the case, the fact of the House having a right to the land in question does not entitle any body who would submit it to another.

Mr. BOWMAN said in reply, that after so lengthened an argument upon the merits of the Report, and upon the conclusions at which the Committee had arrived, he should not think it necessary to detain the House with any lengthened remarks. The gentleman principally concerned in the matter had addressed them at great length and with great boldness, but he was sorry to say, but with little effect. The petitioners had declared, as the subject matter of their cause, that the object of their suit was to have the land so held, and even if they had been collusively obtained, and by any other tribunal but a committee of that House, they would have been strictly confined to this point; but even supposing, for argument sake, that this allegation was proved, what would be the conclusion? Why, that Mr. Martin had a qualification. For the purpose of authorising a person to sit as a member of that House, a collusive qualification is as good as any other, and Mr. Martin might well have been entitled to the advantage of the charge made by the petitioners, without the risk of losing his seat. His honorable and learned colleague had said, that every prudent man would register his conveyance; but he (Mr. Wentworth) would deny the accuracy of this conclusion.

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The next point relied upon was, that Mr. Martin had not claimed the property at the time of the levy, but that had been well answered by Mr. Martin himself, and it must be remembered also that the levy was made at the house of Uwin, which was not one of those which the parties made no claim to. It is said that Mr. Reynolds received the rents; but what he would say, was more natural than this, considering the position in which the parties were placed: Reynolds being the artificer clerk of Mr. Martin, and having, besides, been in the habit previously of performing this very disagreeable task, it was very natural that he should continue its performance. Mr. Martin had only been entitled to a certain amount of law, and to which they had been subjected, the amount paid out of the proceeds to official or other assignees; and the amounts at present in the hands of such assignees.

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£250 TO BE LENT on mortgage of city property, or eight per cent. interest. Apply to Mr. SAMWELL, 18, George-street, Sydney, King-street.

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J UST RECEIVED per Diana, 50 Cocks From's Comet, and 10 Cases Olman's Stores. **ROWAND RONALD.** 500, George-street. 9840

DEMERARA RUM. **HOGSHEADS** fine flavoured Demerara Rum, on sale by **BROWN AND CO.** 472, George-street. 9851

PIG IRON. **FOR SALE**, by the undersigned, 21 Tons Pig Iron, ex Josephine. **LYALL, SCOTT, AND CO.**

TO TRADERS, DEALERS, AND OTHERS.

O N SALE by the undersigned—French polished swing and red frame dressers looking glasses. **SMITH, BROTHERS, AND CO.** Sussex-street. June 16. 9852

ON SALE at the stores of the undersigned—IRON Bedsteads of every description, Horse-hair, wool, and flax mattresses, of the best quality.

Straw palliasses, pillows, and bolsters American rocking chairs, 1/- each Painted common hairs, 5/- each Brass clocks, 30s, each Rolling pins, 1s. each Clothes pegs, six dozen for 2s.

Corn brooms, 1s. each American bedsteads (blued) American rocking chairs The pale iron IRONING SLIPPER Fenders and fire-irons, coal-scuttles Door-scarps

Door-mats—Manila and coir Patent hair, stitching and closing flax Brooms and brushes of all kinds Linseed oil, boiled and raw Sperm and black oil

Together with every description of furnishing hardware at the lowest prices. **R. NOTT.** 666, George-street, Opposite the Bank of Australasia. 9853

O N SALE at the stores of the undersigned—Wool-bagging, canvas assortments Three-bushel bags, hemp and tow binding, roping twine Price Kent horse 18/- Irons, hair, 1/- each Invoices, hair, hair seating Curled horse hair British plate glass, assorted sizes Invoices, cutlery, hardware &c. Europe rope, assortments Sheathing metal and nails Prime mace Irish pork Sugars—Pampanga and Zebu Myrrh, tea Invoices, looking glasses Dittos, winnowing and turnip cutting and sawing machines Iron hurdles, pig troughs, land rollers Ploughs, wheels, axles, plough moulds Hives, horn iron assortments, blister steel, sheet lead 4/- 5/- and 6 lbs. Sherry, in hogheads and quarter-casks Teneriffe, in hogheads and quarter-casks **SMITH BROTHERS AND CO.** Sussex-street. June 16. 9854

THE undersigned has now on sale the following goods, which he will sell at reduced prices for cash—Port wine, from 10s. per dozen Sherry, from 1s. per dozen Champagne, very superior Pale brandy Split peats, in casks containing 5 bushels Brandy and rum in drams Bottled ale and porter, either in casks or single noses Cutts, &c.

H. J. YARROW, Lower George-street, below the Herald Office. 1849

F O R SALE by the undersigned—Very superior No. 2 Manila cigars Low crowned M-nials hats 3 and 6 bushel bags Invitations of bleached linens, lawn handkerchiefs, brown drills, &c. Heavy kangaroo skins Bowland's perfumery Superior port and sherry, in bottles. **THACKER AND CO.** April 29. 9855

ERRINGGS. JUST LANDINGS. **20 BALES** DRY LING FISH **20 BALES** DRY COD FISH. **20 BALES** DRY LING FISH **20 BALES** DRY COD FISH. Just landed and can sal. At A. DAVY'S, 659, George-street, Opposite the Bank of Australasia. 9856

D RY LING AND COD FISH. **20 BALES** DRY LING FISH **20 BALES** DRY COD FISH. Just landed and can sal. At A. DAVY'S, 659, George-street, Opposite the Bank of Australasia. Also, fresh prunes, in cases. 9857

Roast, Stewed, Boiled, and Spiced Beef. Roast and Stewed Mutton. Beef and Vegetables. Mock Turkey, Mulligatawny, Ox Tail, Bouilli and other Soups.

THE Newcastle New South Wales Fresh Provision Preserving Company, beg to inform the government, merchants, shipowners, captains of vessels, and settlers generally, that their establishment being now completed, they are ready to supply orders to any extent in hermetically-sealed canisters, from 1 lb. to 12 lb., weight according to size, of roast, boiled, and spiced beef, roast and stewed mutton, beef and vegetable bouilli, turkey, mulligatawny, ox tail, bouilli, and other soups. The preserves are made upon a highly improved process, whereby they retain their flavour free from taint so peculiar to preserves made upon the old system, and which neither time nor climate can impair.

Sold wholesale at the Company's Works, Newcastle; or to Mr. W. H. Morris, 3, Macquarie-street, Sydney, or to Messrs. Morris, from 1 lb. to 12 lb.—the ten at £1. per lb.; 1d. extra for all canisters less than 4 lbs. Parties purchasing from the works will be allowed the agent's per-cent.

C HARLES GEDYE, Manager, Newcastle, August 24. 9858

F O R SALE, about 400 prime healthy young Orange Trees, worked on four years old stocks, and fit for planting, comprising the following varieties Mandarin, Naval, Maltese or Blood, and common Orange, in lots to suit purchasers. They can be strongly recommended for their size and general appearance.

Also, some very superior Oranges, in quantities of from 100 to 10,000 dozen.

Apply to Mr. RICHARD HILL, 211, Pitt-street, Sydney. 9859

A BARGAIN.—TO BE SOLD, all that piece of ground with the substantial buildings thereon, erected and situate in Cross-street, Britomart, adjoining the properties of Mr. H. V. M. and Mr. J. M. Blackett, and now occupied by Mr. John Keeney, having a frontage of forty feet to Cross-street, by a depth of eighty-two feet. The buildings are substantially built of stone, and now produce a rental of upwards of one pound per week. The title is first-rate, and the property will be sold very reasonable for cash. For further particulars enquire of Mr. JOHN KEENEY, on the premises. June 16. 9860

TENDERS are invited for Carpenters' and Joiners' work of a dwelling-house and out-buildings in Macquarie street. For particulars apply to Mr. BIRN, Macquarie-street, Tenders to be sent to by 12 o'clock on the 21st of June. Security required. 9861

TENDERS are required for certain alterations and repairs at a house at Darling Point. Plans and specifications to be sent on application to Mr. EDWARD BLACKETT, 450, George-street, to whom tenders are to be delivered on or before Monday, June 25.

The proprietor will not bind himself to accept the lowest tender. 9862

AND JOINERS.—TO BE SOLD, all that piece of ground with the substantial buildings thereon, erected and situate in Cross-street, Britomart, adjoining the properties of Mr. H. V. M. and Mr. J. M. Blackett, and now occupied by Mr. John Keeney, having a frontage of forty feet to Cross-street, by a depth of eighty-two feet. The buildings are substantially built of stone, and now produce a rental of upwards of one pound per week. The title is first-rate, and the property will be sold very reasonable for cash. For further particulars enquire of Mr. JOHN KEENEY, on the premises. June 16. 9863

NAILS. **NOW LANDING**, ex Josephine and Mary White, two bushels, shingle, and 5 inch spikes, 4, 5, and 6 inch House and bundle nails Flooring brads, &c.

E. G. WEEKES AND CO. 450, George-street. Near the Post Office. June 16. 9864

A VERY ELIGIBLE FARM FOR SALE. WITHOUT RESERVE TO THE HIGHEST TENDERER.

ABOUT 895 acres, called Mount George, on the River Manning, near Mount Pleasant, for some years occupied by Mr. A. K. Ley. The improvements are extensive and valuable; there is an excellent weatherboarded dwelling-house on the premises, containing six rooms wainscoted with cedar. A large paddock, fenced in with a three-railed fence, in cultivation, on the margin of the river; also, a stable. This property is about ten miles distant from the head of the navigation of the river.

Tenders will be received by the undersigned, until the 20th day of July next, if by letter, post-paid.

TERMS:

20 per cent. cash upon the acceptance of the contract, and the residue upon the execution of the conveyance.

CHAS. H. CHAMBERS. No. 512, Pitt-street, Sydney. June 16. 9865

T E BOLD BY PRIVATE CONTRACT.

ONE Excellent Family Britts, in first-rate order, with pole and shafts Two sets of double harness A pair of the most useful carriage horses in Sydney, bay with black points One Stanhope, with tandem harness complete One very handsome grey pony mare

Apply to Mr. ARMSTRONG, Veterinary Surgeon, Castlereagh-street. June 16. 9866

TOGETHER WITH OVERNIGHT DESCRIPTION OF FURNISHINGS.

WOOL AND SHEEPKINNS.

THE Undersigned are cash buyers of Wool and Sheepkinns, either washed or in the grease; or will make liberal advances on wool consigned to their house in England.

SWAIN, WEBBS, AND CO. 5935 Harrington-street, Churchhill.

WOOL AND SHEEPKINNS.

THE Undersigned is a cash buyer of Wool and Sheepkinns, either washed or in the grease; or will make liberal advances on wool consigned to their house in England.

Wool re-packed and sorted.

THOMAS HOLT, Jun. 246 145 George-street, South

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